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7		
8	UNITED STATES DISTRICT COURT FOR THE	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	VIOLET BLUE, an Individual,	Case No. C 07-5370 SI
13	Plaintiff and Counter-defendant,	PLAINTIFF'S UNOPPOSED ADMINISTRATIVE MOTION TO
14	V.	REMOVE INCORRECTLY FILED DOCUMENTS
15	ADA MAE JOHNSON a/k/a ADA WOFFINDEN, an individual d/b/a	(Docket Nos. 84-8 and 84-9)
16	VIOLET BLUE a/k/a VIOLET a/k/a VIOLET LUST; et al.	
17	Defendants and Counter-claimants.	
18	Defendants and Counter Claimants.	
19	Pursuant to Local Rule 7-11, Plaintiff brings this Unopposed Administrative Motion to Remove Incorrectly Filed Documents from the Record in this action. For the reasons explained	
20		
21	further below, and in light of the Stipulation Re: Administrative Motion To Remove Incorrectly	
22	Filed Documents ("Stipulation") filed herewith, Plaintiff respectfully requests that documents e	
23	filed as Docket Nos. 84-8 and 84-9 be permanently removed from the record in this action.	
24	On Friday, April 25, 2008, Plaintiff e-filed a reply brief and several declarations relating	
25	to Plaintiff's motion for preliminary injunction. [See Docket Nos. 83-90.] The Declaration of	
26	Plaintiff Blue, filed in connection with that reply brief, included thirteen exhibits. [See Docket	
27	No. 84 (Declaration of V. Blue ISO Plaintiff's Motion For Preliminary Injunction).] Exhibits G	
	i ino. 04 (Decialation of v. Diue ISO Plaintiff S Mi	onon foi ficillimaly injunction). Exhibits G

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and H of Plaintiff's Declaration contained information that was intended to be redacted from public view. [See Docket Nos. 84-8 (Exhibit G), 84-9 (Exhibit H).]

On Monday, April 28, 2008, Plaintiff's counsel discovered an electronic-redaction error in Exhibits G and H, by which some confidential information intended for redaction may have remained viewable by the public. Plaintiff's counsel immediately contacted the ECF help desk for this Court, which placed a "temporary hold" on the two documents such that neither is currently available to the public. Plaintiff then e-filed replacements for Exhibit G and H that correct the redactions. [See Docket Nos. 91 (Exhibit G), 92 (Exhibit H).] The ECF help desk team has linked the replacement documents to the original filing, Docket No. 84.

Plaintiff's counsel also promptly notified counsel for Defendant Woffinden, the only Defendant to have appeared in this action, of the incorrect filing. Counsel for Defendant Woffinden has agreed not to oppose this administrative motion, and stipulates to the relief requested by this administrative motion. [Stipulation at 2:1-3.]

Accordingly, Plaintiff respectfully moves this Court to permanently remove from the ECF system and the record in this action the documents in question, namely Docket Nos. 84-8 and 84-9.

Dated: April 30, 2008

VOGELE & ASSOCIATES

By: /S/
Colette Vogele
Attorneys for Plaintiff VIOLET BLUE